RESIDENTIAL REAL ESTATE ASSESSMENT APPEAL FOR TAX YEAR 2010

Lake County Board of Review 18 North County Street, 7th Floor Waukegan, IL 60085-4335 Telephone: (847) 377-2100

Appeal Number:	Official Use Only	
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Owner's Name	NOTICE OF HEADING AND FINDING TO DE MAIL ED TO.
Owner's Name:	NOTICE OF HEARING AND FINDING TO BE MAILED TO:
Township:	Owner's Name:
PIN:	Attorney/Agent:
Property Address:	Mailing Address:
City/Village:	City, State, Zip:
Email Address:	Email Address:
The current assessment is:	The assessment should be (Required Information):
Land:	Land:
Building:	Building:
Total:	Total:
Subdivision Name: Purch	nase Price:Purchase Date:
Subject Property as of January 1, 2010. 4. The Assessment is Higher than the Assessment of Courset the Board's 2010 Rules, Section IV D, and complete 5. Other (e.g., Matter of Law). See the Board's 2010 Rules. Section IV E, and attach Please check ONE option below: 1. Ky kıj "\q"appear in person\(0\)Rıgcug'\pq\k\\\"o g'\q\"o g'\q\"o \\"o g'\q\"o	t an appraisal or other acceptable evidence of Fair Cash Value, valuing the mparable Properties. lete the Residential Comparison Grid. an explanation. guki pcvgf "j gctkpi "f cvg"cpf "ko g0 "pqvkh" o g"qh"o { "f guki pcvgf "f cvg"cpf "ko g"vq"ecm0"""""""""""""""""""""""""""""""""""
evidence available to each appellant five (5) days prior to the sched	luled hearing.
Owner's Signature:Daytime Pho	one: Email Address:
	s signature and attorney/agent's signature are required on this form or a sure the attorney/agent's address is shown above so the appropriate person
Attorney/Agent's Signature: Da	ytime Phone: Email Address:

Please note: Taxpayers are strongly encouraged to discuss their real estate assessments with their Township Assessor's Office prior to the filing of an appeal with the Board. Many times the reason for the assessment can be made clear or any errors in the property record card can be corrected through the local assessor's office without filing an appeal before the Board.

STATE OF ILLINOIS)	
) SS COUNTY OF LAKE)	
AFFII	DAVIT OF MAILING
	, under penalties as provided by law
(Name) pursuant to Section 5/1-109 of the Illinois C	ode of Civil Procedure, certify that I placed a copy of the
original appeal form and evidence with three	(3) copies of the form and evidence in the mail on
(Date Mailed)	_•
	Signature
	Date



Lake County Board of Review

Thomas D. Cooprider, C.I.A.O. Chairman

Linda M. Barbera-Stein, C.I.A.O. Robert S. Glueckert, C.I.A.O. Members

Martin P. Paulson, M.B.A., M.S. Clerk

18 North County Street – 7th Floor Waukegan, IL 60085-4335 Telephone: (847) 377-2100

2010 Rules of the Lake County Board of Review

The Lake County Board of Review (Board) consists of three members, together with additional alternate members, appointed by the Chairman of the Lake County Board (35 ILCS 200/6-5 & 6-25). Any Member or Alternate Member of the Board may conduct a hearing. **The Board has the authority to confirm, reduce or increase any assessment as appears just**. The Board determines the correct assessment, prior to state equalization, of any parcel of real property which is the subject of an appeal, according to the law, based on standards of uniformity, market value, correctness of facts, evidence, exhibits and briefs submitted to or elicited by the Board from an appellant, assessor and/or other interested parties.

Prior to filing an appeal with the Board, it is strongly recommended that a taxpayer discuss his/her assessment with the Township Assessor's Office. Many times the reason for the assessment can be made clear and the need for filing an appeal eliminated. If, after talking with the Township Assessor's Office, a taxpayer still wishes to pursue an appeal, he/she should familiarize him/herself with the 2010 Rules of the Board. Note: The time period for filing an appeal is not extended to accommodate discussions between taxpayers and assessors.

The Board is required to make and publish reasonable rules "for the guidance of persons doing business with the Board and for the orderly dispatch of business." (35 ILCS 200/9-5) These rules, for the 2010 session (covering the 2010 tax year), are as follows.

I. Administrative Rules

- **A.** *Convening the Board.* The Board convenes on or before the First Monday of June and recesses from day to day as may be necessary.
- **B.** Severability. In the event any section, provision or term of this policy is determined by a court or other authority of competent jurisdiction to be invalid, that determination shall not affect the remaining sections nor provisions, which shall continue in full force and effect. For this purpose, the provisions of this policy are severable.
- **C.** *Amendments.* The rules may be amended from time to time; said amendments are effective upon their being conspicuously posted and prominently displayed.
- **D.** *Failure to Follow Board Rules*. Failure to follow any rules, in and of itself, may be grounds for the denial of any change in assessment.
- **E.** Authority of the Board. In connection with any hearing before the Board, the Board has full authority to:
 - 1. Conduct and control the procedure of the hearing.
 - 2. Admit or exclude testimony or other evidence into the record.

Our Mission: Acting as an unbiased intermediary between assessor and taxpayers, the Board of Review strives for equitable and fair property assessments in Lake County through the assessment appeal process.

- 3. Administer oaths and affirmations and examine all persons appearing at the hearing to testify or to offer evidence.
- 4. Require the production of any book, record, paper or document at any stage of the appeal process or at the hearing which is the foundation for any evidence or testimony presented in the appeal. The Board also may request a property inspection to clarify parcel characteristics and/or condition of a subject property. Failure to produce a requested book, record, paper or document or failure to allow a property inspection within the prescribed time frame set by the Board may result in the confirmation of the assessment.
- 5. Terminate a hearing and require an appellant, appellant's representative or witness to leave the proceeding, when an appellant or appellant's agent, attorney or witness engages in threatening, disruptive, vulgar, abusive or obscene conduct or language that delays or protracts a proceeding or refuses to leave a hearing room after a decision has been rendered.
- **F.** *Freedom of Information Act.* The Board is a public body and is subject to the Freedom of Information Act as defined in Illinois Law (5 ILCS 140/2). The following information is provided in accordance with the Act.
 - 1. The Board is responsible for hearing appeals, corrections and requests for Certificates of Error on property assessments from the County's eighteen townships, acting on these applications, reviewing and making recommendations on exempt property applications and representing the interest of Lake County before the Illinois Property Tax Appeal Board.
 - 2. The Board's office is located in the Lake County Administration Building, 18 North County Street, 7th Floor, Waukegan, Illinois 60085.
- **G.** *Open Meetings Act*. Hearings held by the Board are open to the public, subject to the exceptions cited by the Open Meetings Act (5 ILCS 120/1.02).
 - 1. Audio or video recording is permitted by any person. However, recording cannot disrupt a hearing nor are participants required to identify themselves to facilitate a recording. The Clerk of the Board must be informed in advance that an audio or video recording of a hearing will be made.
 - 2. The Board does not provide transcripts of a hearing. If any party desires a transcript of a hearing, a court reporter must be retained at the expense of that party.
 - 3. The Board's assigned hearing room has a limited capacity. If any party anticipates the attendance of more than five witnesses or other persons at a hearing, that party must immediately contact the Clerk of the Board, who will attempt to make arrangements for a more suitable venue.
- **H**. *Clerk of the Board of Review*. The administrative functions of the Board are discharged by the Lake County Chief County Assessment Officer, who shall act as the Clerk of the Board.

II. Filing An Appeal

Certain criteria must be met in order to file an appeal and have the case scheduled for a hearing in front of the Board of Review. The criteria are as follows.

A. *Standing*. Only a taxpayer or owner of property (or agent/attorney thereof) dissatisfied with a property's assessment or a taxing body that has a tax revenue interest in the decision of the Board on an assessment made by any local assessment officer may file an appeal with the Board. Any non-owner (such as an agent or attorney) filing an appeal on behalf of an owner must have authorization by the owner of record at the time of filing. Authorization of an agent/attorney is indicated by signatures on the appeal form or on an authorization form which must be submitted with the appeal form at the time of application.

Appeal forms and authorization forms are available from the website, www.lakecountyil.gov/boardofreview.

- 1. *Contiguous Parcels*. When filing an appeal, all contiguous parcels included in that property must be filed on, even if a reduction is sought on only one parcel. For purposes of this rule, contiguous parcels include all parcels that are physically contiguous, have a unity of use and are owned by the same owner(s) of record, including beneficial ownership.
- B. Appeal Forms. The Board requires that all parties to an appeal utilize the prescribed forms and comparison grids of the Lake County Board of Review. These forms are available on the County's website, www.lakecountyil.gov/boardofreview, as well as at all Township Assessor Offices and the Chief County Assessment Office. Note that neither the Board nor its Clerk will send forms to appellants or their representatives by any method other than first class mail.
- C. Required Information. All the information on the appeal form is required, including requested reductions in assessed value and indicated market value.
 - 1. **Requested Reduction of \$100,000 or more.** Pursuant to 35 ILCS 200/16-55, if an appellant is requesting a reduction in assessed valuation of \$100,000 or more, the Board must notify each respective taxing district. The Board has the authority to restrict reductions to a value under \$100,000, when taxing districts have not been appropriately notified. The Board, therefore, requires that appellants supply their requested assessment total in the appropriate space on the appeal form.
- D. Evidence. Evidence must be submitted with the appeal form in order for a case to be set for hearing. The Board requires that the original appeal form and evidence, plus three (3) copies of the form and evidence, be submitted at the time of application. The Board forwards a copy of each appeal and accompanying evidence to the appropriate township assessor. Additional evidence submitted at the hearing by any party (appellant, assessor or intervener) may be accepted by the Board; however, it may be given less weight than evidence submitted in accordance with Board rules.
- *E. Filing Deadlines.* All appeals must be filed with the Board of Review on or before the Tenth Day of September, 2010, or on or before 30 days after the date of publication of the current year assessments (35 ILCS 200/16-55). The filing deadline for each township is posted on Lake County's website, www.lakecountyil.gov/boardofreview.

Appeals are deemed filed on the date:

- 1. hand delivered to the Board of Review and stamped received;
- 2. officially post marked by the U.S. Postal Service or printed on an **official receipt** of a private mail/delivery service; or
- 3. indicated on a signed and notarized **affidavit of posting**, available on the county website www.lakecountyil.gov/boardofreview.

Submit the official receipt or affidavit of posting, where applicable, with the appeal form at the time of application.

Note: Filing deadlines may fall on a postal holiday or when the Board of Review is closed. In these cases, appeals must be dated or delivered prior to the deadline. The Board of Review office is closed on Saturdays and Sundays and the following holidays this year: Memorial Day (5/31/10), Independence Day (observed 7/5/10), Labor Day (9/6/10), Election Day (11/2/10), Thanksgiving Holiday (11/25 & 11/26/10), Christmas Eve Day (12/24/10) and New Year's Eve Day (12/31/10).

F. Set for Hearing. Once all criteria are met (standing, use of required forms, completion of forms, evidence attached, submitted in a timely fashion), the appeal will be set for a hearing. Note that the Board of Review meets Monday through Friday and on the following holidays this year: Columbus Day (10/11/10), Veteran's Day (11/11/10), Martin Luther King, Jr. Day (1/17/11), President's Day (2/21/11)

III. Appeal Hearings

The purpose of an appeal hearing is to evaluate a property assessment based upon evidence presented by all concerned parties: typically, appellant and assessor and, where applicable, intervener.

- **A.** *Notification*. An appellant will be notified by U.S. Mail of the hearing date, time and place of the hearing. If an appellant fails to appear for the hearing, or fails to telephone the Board on the scheduled date and time, the case will be decided on the evidence submitted with the appeal form along with any evidence submitted or presented by other parties to the appeal. If an appellant has requested a hearing by letter, no notice of the hearing will be sent and the case will be decided upon the evidence previously submitted by the parties to the case.
- **B.** Scheduled Hearings. Once scheduled, appellants may change the form of their hearing from or to letter, phone or in person by simply calling the Clerk's Office at 847-377-2050. However, due to the constraints of the property tax cycle, scheduled hearings cannot be rescheduled.
- *C. Location*. Hearings of the Board are held at the Lake County Administration Building, 18 North County Street, 6th Floor, Waukegan, Illinois.
- **D. Format.** After parties to a case are sworn in, appeal hearings are conducted in the following manner: The appellant or his/her representative presents testimony regarding the assessment and answers any questions from the Board. The Township Assessor or a representative from his/her office is expected to be present to give evidence and testimony concerning the property and its assessment. Each party then presents closing or rebuttal remarks. This concludes the evidentiary portion of the hearing. Board Members then deliberate between or among themselves, considering the evidence, testimony and rebuttal, and announce their decision at the close of the hearing.
- **E. Length.** Because of the volume of appeals before the Board, most hearings are scheduled at fifteenminute intervals. All presentations by an appellant and an assessor, along with questions and the deliberation of the Board, must be completed within this time frame.
- **F. Decisions.** At the end of a hearing, the Board renders a decision and states the reasons for it. After all hearings are completed for a township, official findings for each case are mailed to all appellants or their representatives. No written decisions are released prior to this time.
- **G.** Evidence Submitted by a Township Assessor's Office. All evidence to support a township assessor's opinion of assessed value, including complete Property Record Cards for subject properties and any comparables, must be submitted electronically to the Board Office and posted to the appellant no less than five (5) calendar days prior to a hearing.
- H. Evidence Submitted by Interveners. A taxing body wishing to intervene in a matter before the Board must file a Request to Intervene with the Board of Review at least five (5) days in advance of the scheduled hearing. This form is available in the Board office and online at www.lakecountyil.gov/boardofreview. Any evidence being presented by a taxing district needs to be supplied to the Assessor, appellant and Board of Review five (5) days prior to the hearing.

IV. Bases for Assessment Appeals

- A. Appeals Based upon Incorrect Assessor Data.
 - 1. **Definition.** Incorrect data includes, but is not limited to, size of the site, size of the improvements, physical features and locational attributes.
 - **2.** *Evidence*. Appeals based on the application of incorrect subject-property data by a township assessor must include a copy of the property record card for the subject, a statement highlighting the incorrect data and evidence of the correct data, such as a plat of survey,

- photograph or construction documents.
- **3.** Assessor Access to Property. Appellants are urged to schedule a property inspection with their Assessor's office for appeals related to the description, physical characteristics and/or condition of the subject property.

B. Appeals Based on the Recent Sale of a Subject Property.

The Board considers the sale of a subject property, which occurred within twelve months of the assessment date, as possible evidence of market value. The Board requires the following information in such an appeal:

- 1. Documents that disclose the purchase price of the property and the date of purchase including the Settlement Statement, or RESPA, and the State of Illinois PTAX form.
- 2. Testimony and or documentation revealing the identity of seller(s) and buyer(s) and any relationship between or among them (other than seller and buyer) including, but not limited to, those existing by blood, marriage, corporate parent-subsidiary companies or by virtue of ownership of non-publicly held stock, and whether or not the transaction was arms length.
- 3. An itemized Bill of Sale, signed by seller(s) and buyer(s), and supporting documentation of the fair cash value of any personal property included in the purchase price of the subject property.

C. Appeals Based on Fair Cash Value.

- 1. **Definition.** Fair cash value is defined as "the amount for which a property can be sold in the due course of business and trade, not under duress, between a willing buyer and a willing seller." (35 ILCS 200/1-50) Fair cash value is often used interchangeably with market value.
- **2.** *Burden of Proof.* When fair cash value is the basis of an appeal, the value of the subject property must be proved by a preponderance of the evidence.
- 3. Appraisal Evidence. The best evidence of fair cash value (in lieu of a recent usable sale price of a subject property itself) is a professional appraisal done for ad valorem purposes, valuing a subject property as of the lien date, January 1st of the current assessment year.

 Appraisals obtained for the purpose of an appeal this assessment year must state the subject's value as of January 1, 2010.
 - a. To be considered, an appraisal must be:
 - i. Prepared in conformance to the Uniform Standards of Professional Appraisal Practice as currently adopted by the Appraisal Standards Board.
 - ii. Signed by the appraiser(s).
 - iii. Presented in entirety, including all exhibits, with no missing pages.
 - b. Except for homestead property, appraisal testimony offered to prove the valuation asserted may be given only by a preparer of the appraisal whose signature appears thereon

An appraisal which does not accompany an initial application is acceptable to the Board, if it is received by the Board (irrespective of post mark) within fourteen (14) calendar days of the filing deadline for residential properties or within thirty (30) calendar days of the filing deadline for commercial properties **and** if it is distributed by the appellant in the following manner: one (1) original and two (2) copies to the Board of Review and one (1) copy to the appropriate assessor's office. Appraisals which are not filed in a timely manner nor appropriately distributed to the Board of Review and appropriate assessor will not be set for a hearing before the Board.

4. Recent Usable Sales of Comparable Properties. In lieu of a professional appraisal, recent usable sales of comparable properties may be submitted as evidence for a fair cash value appeal. A usable sale is an arms length transaction of a property between or among unrelated parties, who are not under any duress to buy or sell the property which has

been offered on the open market and advertised for sale.

If recent usable sales of comparable properties are submitted as evidence for a fair cash value appeal, it is preferable to select the best three (3) comparables which have closed as close to the lien date, January 1, 2010, as possible. Comparables should be located near the subject and/or in the same neighborhood. They should be similar in style (e.g., ranch, 2-story, split-level, etc.), construction (e.g., brick, frame, with or without a basement, etc.), age, size (e.g., square footage of lot and building), quality and condition to the subject. If comparables are not located in the subject's neighborhood, additional explanation may be needed to confirm their similarity.

Characteristics of the subject and three (3) comparables **must** be displayed on the Residential Comparison Grid, located on the County website, www.lakecountyil.gov/assessor, and submitted with the original appeal. Pictures of the subject and comparables often are helpful.

When using the interactive comparable search tools on the County website, www.lakecountyil.gov/assessor, an appellant or agent/attorney is reminded to view comparable properties to confirm their similarity to the subject.

- **5.** *Other Evidence*. Other evidence of fair cash value may consist of, but is not limited to, the following:
 - a. Listing contract and Multiple Listing Service history of a subject property for 2009 and 2010.
 - b. A complete (final) sworn contactor's affidavit of costs, if the improvement is new construction.
- **6.** *Income Producing Property.* When an assessment appeal for an income-producing property is based on fair cash value, the income and expense data of the property must be submitted as evidence. A protocol for the submission for this evidence is available on the County website, www.lakecountyil.gov/boardofreview.
 - a. Where the entire property is covered under a single lease, the entire lease must be submitted as evidence.
 - b. Where multiple leases are in place, the Board will consider lease summaries, audited financial statements, operating statements, rent rolls with totals and representative samples of leases submitted by the taxpayer and any such documents requested by the Board.
 - i. If the property has seven or more units or has a non-residential use, the appellant must submit, at the time of filing, income and expense statements for 2007, 2008 and 2009.
 - c. **Vacancy.** If an appeal for reduced assessment is based upon vacancy, the appellant must submit an affidavit of occupancy with the appeal application.
- D. Appeals Based on Equity.
 - 1. **Definition.** Real property assessments shall be valued uniformly as the General Assembly provides by law (Art.9, Sec 2, Illinois Constitution of 1970). An inequitable assessment is one that values one property at a higher level of assessment (relative to fair cash value) than assessments of comparable properties. (Note: Courts in Illinois have found that mathematical exactitude is not an absolute requirement in estimating property assessments.)
 - **2.** *Burden of Proof.* When unequal treatment in the assessment process is the basis of an appeal, inequity must be proved by clear and convincing evidence.

3. *Evidence Considered.* Comparable properties usually are submitted as evidence for equity appeals, arguing that the assessed value per square foot of a subject is higher than that of comparables.

It is preferable to select the best three (3) comparables. Comparables should be located near the subject and/or in the same neighborhood. They should be similar in style (e.g., ranch, 2-story, split-level, etc.), construction (e.g., brick, frame, with or without a basement, etc.), age, size (e.g., square footage of above ground living area), quality and condition to the subject. If comparables are not located in the subject's neighborhood, additional explanation may be needed to confirm their similarity.

Characteristics of the subject and three (3) comparables **must** be displayed on the Residential Comparison Grid located on the County website, <u>www.lakecountyil.gov/assessor</u>, and submitted with the original appeal. Pictures of the subject and comparables often are helpful.

When using the interactive comparable search tools on the County website, www.lakecountyil.gov/assessor, an appellant or agent/attorney is reminded to view potential comparables to confirm their similarity to the subject.

- **4.** *Income-producing Properties.* When an assessment appeal for an income-producing property is based on equity, the income and expense data of the property must be submitted as evidence, including all leases and/or rent rolls for the three (3) years previous to the lien date. A protocol for the submission for this evidence is available on the County website www.lakecountyil.gov/boardofreview.
- E. Appeals Based upon Matters of Law.
 - 1. **Definition.** Matters of law include such factors as carrying forward prior year residential appeal results, preferential assessment and farmland valuation.
 - **2.** *Evidence.* Appeals alleging an incorrect application of law must include a brief, citing the law in question, as well as copies of any legal opinions and/or judicial rulings regarding the law in question.
 - 3. **Prior Board of Review Decisions.** Owner occupied residential property assessment appeals based upon prior year Board of Review decisions should contain the Notice of Finding from the Board of Review from the general assessment year or from the subsequent year where applicable. **Aside from substantial cause**, prior year decisions on owner-occupied residential properties should be carried forward until the next general assessment year, subject to the Chief County Assessment Officer's equalization. Cases based solely on this reason will be set for review only after a review by the Board or its staff.
 - **4.** Additional Copy Required. In addition to the customary one (1) original and three (3) copies of the appeal form and accompanying documentary evidence, an additional one (1) copy must be provided to the Board. The Board will forward the additional copy to the Board's legal counsel.

V. Assessor's Requests of the Board of Review

A. *Certificate of Error.* A Certificate of Error corrects an "error in fact," affirmed by the appropriate assessor's office. The deadline for filing certificates of error with the Clerk of the Board is on or before November 15, 2010, for the 2009 property tax year.

- **B.** Assessor Correction Requests (BRs). Assessors' requests for assessment valuation reductions are due the last day of hearings for a given township or January 14, 2011, whichever comes first for the 2010 property tax year.
- **C.** *Instant Assessments.* Instant assessments typically are applied to new improvements. The filing deadline for assessors is January 14, 2011, for the 2010 property tax year. Notice is sent to the property owner when an instant assessment is applied. A property owner so notified has the right to appeal the assessment within ten (10) calendar days of the date posted on the notice by contacting the Board Office by mail or phone. The rules and procedures set forth above apply to the instant assessment hearing, except that evidence is not required at the time of application.
- **D.** *Omitted Property.* When a property is omitted from the property tax roll, the Board has the authority to place an assessment on the property (35 ILCS 200/9-160, *et seq.*). If the Board initiates proceedings to place omitted property on the tax roll, the Board gives at least ten (10) working days written notice to the concern parties, advising them of the Board's proposed action. The deadline for adding omitted property is November 15, 2010, for the 2010 property tax year.

VI. Non-Homestead Exemptions

- **A.** *Applications*. Applications for Non-Homestead exemptions must be filed on forms of the Illinois Department of Revenue: PTAX-300, PTAX-300-FS (for federal and state agencies) and PTAX-300-R (for religious entities). These forms, along with the general and specific instructions for their completion, are available at the Board of Review office and on the County's website, www.lakecountyil.gov/boardofreview. If an exemption for multiple parcels is being sought, separate applications may be required. See the Illinois Department of Revenue general instructions to determine the required number of separate applications. The petition and supporting documentation must be submitted in duplicate. According to the Illinois Department of Revenue, failure to answer all questions and provide all evidence will result in the return of the petition and delay a final decision.
- **B.** *Documents.* Depending on the type of exemption and corresponding PTAX application, all or a subset of the following documents are required and, where required, must be attached to the application:
 - 1. Proof of ownership (deed, contract for deed, title insurance policy, copy of the condemnation order and proof of payment, etc.)
 - 2. Picture of the property
 - 3. Notarized affidavit of use
 - 4. Copies of any contracts or leases on the property
 - 5. Parsonage form, where applicable.
- **C.** *Notification of Units of Government.* If the request for an exemption would reduce the assessment by \$100,000 or more, the applicant or agent for the applicant must notify the units of government in their jurisdiction. A copy of the letters showing the notification of each Unit of Government must be submitted with the application at time of filing.
- **D.** *Deadline*. Final filing date for Non-Homestead Exemptions is on or before November 15, 2010. Taxing bodies wishing to intervene must file a Request to Intervene at least five (5) days in advance of the exemption hearing. The form is available at the Board office or on line at www.lakecountyil.gov/boardofreview.
- **E.** The Board of Review makes a recommendation to the Illinois Department of Revenue as to whether or not a non-homestead exemption is allowed. The Illinois Department of Revenue reviews the evidence and renders the final decision.

VII. Adoption

Adoption. These rules are adopted for the 2010 session of the Lake County Board of Review as of July 1, 2010.

Thomas D. Cooprider, C.I.A.O.

Chairman

Linda M. Barbera-Stein, C.I.A.O.

Member

Robert S. Glueckert, C.I.A.O.

Member